| Terminal Disclaimer To Obviate A Double Patenting Rejection Over A Prior Patent   |  |  |  | Docket No.<br>08cm7451-4   |   |
|---|--|--|--|--|---|
| In Re Application   | Of: Adedeji, et al.  |  |  |  |   |
| Application No.<br>10/604,098   | Filing Date<br>June 26, 2003   | Examiner<br>Truong   | Customer No.<br>23413  | Group Art<br>1711  | Unit Confirmation No<br>1997  |
| MAKING THEM   |  | R) COMPOSITIONS, ARTICI  | ES THEREOF A   | ETEM DI  | ODS OF  |
| Owner of Record:<br>1 River Road<br>Schenectady, NY 12  | General Electric Co  | ompany   | ,  | •  |   |
|   |  | COMMISSIONER FOR PA  | TENTS:   |  |   |
| provided below, the the expiration date of disclaimer, of prior P be enforceable only patent granted on the in making application that woul patent, as presently held unenforceable, under 37 C.F.R. 1.33 | terminal part of the state of the full attractory terminal No. 6,872,777 for and during such per limited points and during such per limited and during such per limited and during such and the above discissimer, deadend to the expiration shortened by any terminal found invalid by a county of the such that all cisims cancer of the found invalid by a county of the such that all cisims cancer of the found invalid by a county of the such that all cisims cancer of the found invalid by a county of | cord of a 100 percent interestationy term of any patent grants rm defined in 35 U.S.C. 184 to The owner hereby agrees to ended that it and the prior patent id is binding upon the grantse, it the owner does not disclaim to the owner does not disclaim to iden date of the full statutory terminal disclaimar, in the event the court of competent jurisdiction, is colled by a reassemination certification, where the court of competent percentages and the collection of the full statutory terminal disclaims.   | of on the instant ap<br>156 and 173, as<br>hat any patent so p<br>it are commonly o<br>seuccessors end/o<br>the terminal part of<br>as defined in 35 is<br>at it later expires for<br>a statutority disclai-<br>tete, is released, o | pplication, we presently a granted on the wined. This or assigns. of any pates U.S.C. 154 to reallure to med in whole who is a second to whole whole in which in whole in which in whic | hich would extend beyon thattened by any terminate instant application shat agreement runs with an agreement on the instant to 156 and 173 of the price pay a maintenance fee, is or terminally disclaims |
| 1.  For submiss   | r box 1 or 2 below, if a<br>sions on behalf of an<br>awared to act on behalf   | organization (e.g., corporation,   | partnership, univ  | ersity, gove   | mment agency, etc.), the  |
| Information and belts<br>statements and the<br>States Code and that   | of are believed to be to<br>like so made are puni  | ents made herein of my own in the control of the co | ements were made<br>t or both, under S   | e with the k   | nowledge that willful fais  |
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| Vataria   | D. Ostim   | Dated:   | July 22, 2005  |  |   |
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|   |  | C.F.R. 1.20(d) included.   |  |  | 10604098  |
| PTO sugges  | Patricia S. DeSimone Typed or Printed Name Idalmer fee under 37 Cated wording for termin   | C.F.R. 1.20(d) included.<br>at discisimer was unchanged.<br>b) is required if terminal discisim  | er is signed by the  | 888!gnee.  | 061130 1060409B   |

| Application Number   | Application/Control No. 10/604,098 | Applicant(s)/Patent under Reexamination ADEDEJI ET AL. |
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|                      | 10/004,090                         | ADEDESI ET AL.   |
| Document Code - DISQ | Interna                            | al Document — DO NOT MAIL                              |

| TERMINAL<br>DISCLAIMER | ☐ APPROVED  | ☐ DISAPPROVED |
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| Approved/Disapproved by: |      |
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| 2-                       | 1881 |
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The filed 1/22 let is not approved. No fee has ben . Ranged (usufficions fund.